VOL. XXXVI.

COLUMBIA



HERALD.

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BondScheme

COLUMBIA, TENNESSEE, FRIDAY, FEBRUARY 13, 1891.

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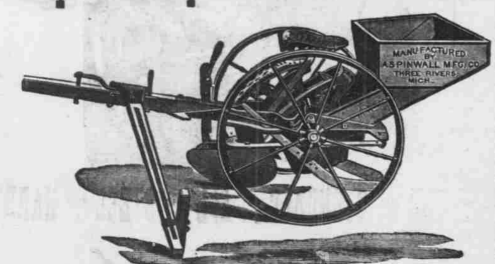
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We keep constantly on hand a full stock of these planters and guarantee them to work well and are substantially made.

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A PROPOSED NEW CHARTER FOR THE CITY OF

Unanimously Passed by the Board of Mayor and Aldermen, Endorsed by the People and

Presented to the Legislature for Final Passage.

AN ACT to compile the several Acts incorporating the city of Columbia into one Act, and to amend the same, and to repeal all Acts in conflict with this Act.

SECTION 1. Be it enacted by the General Assembly of the State of Tennessee. That the several Acts, and parts of same, heretofore passed incorporating the city of Columbia as are herein compiled and conflict and amended, shall be and are hereby declared and designated the charter of the city of Columbia.

SEC. 2. Be it further enacted. That the inhabitants of the city Columbia, in the county of Maury, as the same extends and is laid out, are hereby constituted a corporation and body politic, by the name and style of the Mayor and Aldermen of the city of Columbia, and by the same name shall have perpetual succession; shall sue and be sued, plead and be impleaded in all courts of law and equity, and in all actions whatever; may purchase, receive and hold property, real and personal, within said city, and may sell, lease or dispose of the same for the benefit of said city; and may purchase, receive and hold property, real and personal, beyond the limits of said city, to be used for the burial of the dead; for the erection of water-works, for the establishment of a hospital, for a poor-house, work-house, or house of correction; and may sell, lease or dispose of said property for the benefit of the city; and do all other acts touching the same a natural persons; they shall have and use a common seal and change it at pleasure.

Sec. 3. Be it further enacted, That the boundaries of said city be and continue to be, until otherwise provided, the same as they are now according to Acts heretofore passed, and as are now recognized.

Sec. 4. Be it further enacted, That the legislative power of said city shall be exercised by the Board of Aldermen elected under the provisions of this Act, over whose meetings the Mayor shall serve as presiding officer and cast the deciding vote where there is a tie; a majority of all the Aldermen shall constitute a quorum for the transact

Sec. 5. Be it further enacted, That the Mayor and Aldermen, before entering upon their duties, shall take an oath that they will honestly and faithfully discharge the duties of their offices without partiality, favor or

Sec. 6. Be it further enacted, That the Board in session shall judge of the qualifications, elections, and returns of the members of the Board, and shall prescribe rules for the determination of contested elections. It shall prescribe its own rules of proceeding, the punishment of its members for malfeasance, misfeasance nonfeasance, drunkenes, or any misconduct in office and enforce the same; two-thirds of the remaining members of the Board present and voting to concur, may expel a member for such malfeasance, misfeasance nonfeasance, drunkenness, or misconduct, which vacancy can be filled as provided in other cases. A less number than a majority can adjourn from day to day, and under the provisions of ordinances may compel the attendance of absent members by times and penalties. For all investigations of charges against its members or other officers, or such matters per alining to the affairs of the town, the Mayor shall, at the discretion of the Board, issue subpenas and compulsory process to compel the attendance of witnesses, and the production of books and papers. The Board of Mayor and Alderman shall hold its meetings at such times as it may determine, not more than one regular stated meeting per month.

stated meeting per month.

SEC. 7. Be it further enacted, That the Mayor of said town shall receive for his services the sum of two hundred dollars per annum and perquisites of office and on no account, cause, or pretense whatever shall be paid out of the City Treasury for his services any other sum whatever. The Aldermen of said town shall receive no compensation whatever. And it is hereby declared a misdemeanor in office, indictable in the Circuit Court, to be punished by a fine of one hundred dollars, one-half to go to City Treasury, for the Mayor or any Alderman to accept directly or indirectly, or to vote to himself or associate, any fee or compensation whatever in addition

8. Be it further enacted, That the Mayor and Alderman shall have power by ordinance within the city:
1. To levy and collect taxes upon all property taxable by law for State purposes, being in the bounds of said corporation as it is now or may hereafter extend, whether improved or unimproved.

 To levy and collect taxes upon all privile as and polls taxable by the laws of the State.
 To appropriate money and provide for the payment of the debts and expenses of the city in the manner 4. To make regulations to prevent the introduction of contagious diseases into the city; to make quarantine laws for the purpose, and enforce the same within ten miles of the city.

5. To establish hospitals and make regulations for the government thereof.

5. To establish hospitals and make regulations for the government thereof.
6. To establish a system of free schools and regulate the same so as to avoid sectarian influences.
7. To make regulations to secure the health of the inhabitants, and to prevent and remove nuisances.
8. To provide the city with water-works within or beyond the boundries of the city.
9. To open, alter, abolish, widen, extend, establish, grade, pave or otherwise improve, clean and keep in repair, streets, alleys and sidewalks, or to have the same done, as hereinafter provided.
10. To erect, establish and keep in repair bridges, culverts, sewers and gutters.
11. To provide for lighting the streets.
12. To erect market houses establish markets and regulate the same.

To erect market-houses, establish markets and regulate the same.

To provide for the erection of all buildings necessary for the use of the city.

To provide for the inclosing, improving and regulating all public grounds belonging to the city, in or out

15. To license, regulate and tax auctioneers, grocers, merchants, retailers, taverns, brokers, coffee-house, confectioners, retailers of liquor, hawkers, peddlers, livery, sale, and feed stable and hitch yards, keepers of Jenny Lind and billiard tables, ten-pin alleys.

16. To license, tax and regulate backney carriages, carts, drays, omnibuses, wagons, etc., and to fix the rate to be charged for the carriage of persons, and of property, within the city, and to the public works and property portaining to the city.

pertaining to the city.

17. To license, tax and regulate porters, and to fix the rate of porterage.

18. To license, tax and regulate and suppress theatrical and other exhibitions, shows and amusements.

19. To regulate, or prohibit and suppress disorderly or bawdy houses and houses of ill-fame.

20. To provide for the prevention or extinguishment of fires; to organize, establish and regulate fire companies; to regulate, restrain or prohibit the erection of wooden or brick buildings in any part of the city; to regulate and prevent the carrying on of manufactories, dangerous in causing or producing fires.

21. To regulate the storage of gunpowder, tar, pitch, resin, saltpetre, gun cotton and all other combustible material, and the use of lights, candles and stove pipes in all stables, shops and other places.

22. To establish standard weights and measures to be used in the city in all cases not otherwise provided for by law.

To provide for the inspection and measuring of lumber and other building material.

To provide for the inspection and weighing of stone-coal, wood and other fuel, hay, corn and other grain.

To provide for and regulate the inspection of beef, pork, flour, meal, oils, whisky and other spirits in bar-

rels, hogsheads or other vessels.

26. To regulate the inspection of butter, lard and other provisions; to regulate the vending of meat, poultry, fish and other eatables; to prevent and punish forestalling of provisions, and to suppress hucksters.

27. To regulate the police of the city; to impose fines, forfeitures and penalties for the breach of any ordinance, and to provide for their recovery and appropriation.

28. To provide for the arrest and confinement, until trial, of all riotous and disorderly persons within the city, by day or by night; to authorize the detention of all suspicious persons found violating any ordinances

29. To prevent and punish, by pecuniary penalties, all breaches of the peace, noise, disturbances or disorderly assemblies, in any street, house or place in the city, by day or night.

30. To fix, from time to time, the numbers and boundaries of the wards of the city.

31. To prevent and remove all encroachments into andu pon the Public Square, streets, lanes, avenues and alleys established by law or ordinance, and remove all obstructions from the Public Square, streets, lanes, alleys

sidewalks, etc.

32. To regulate and provide for the construction and repair of sidewalks and foot pavements, and if the owners or owner of any lot shall fail to comply with the provisions of any ordinance rexuiring such owners to build or repair sidewalks, after due notice, the town may build the same through the agencies of the Board of Commissioners or Supervisors hereinafter provided for and the town shall pay for the same, and the amount so paid shall be a lien on said lot or lots, which may be enforced in any court of competent jurisdiction under a proper proceeding, brought in the name of the Mayor and Aldermen. But no ordinance ordering the building of such pavement or repairs shall be made until the town has first caused to be built and put down, at its expense, a good and substantial carbing of stone, cut of uniform height and size, along the outer edge of said intended pavement. To grant the right of way through the streets and squares of said town for purposes of street railway and other public improvements and may institute such proceedings as are authorized by law to condemn and appropriate ground for the uses of said city to widen or extend its streets.

33. To contract for the loan of any sum or sums of money on such terms as they can borrow the same, and to pledge themselves in their corporate capacity, their successors in office, and the faith of said corporation for the payment of the principal and interest of any sum of money so borrowed in the time and manner specified in the contract.

pledge themselves in their corporate capacity, their successors in office, and the lath of said corporation for the payment of the principal and interest of any sum of money so borrowed in the time and manner specified in the contract.

34. To pass all ordinances not contrary to the Constitution and Laws of the State that may be necessary to carry out the full intent and meaning of this Act, and to accomplish the object of this incorporation.

35. Be it further enacted, That the city of Columbia shall have power to erect and organize a work-house in or near said city, and any person who shall fail or neglect to pay any fine or cost imposed on him or her by any ordinance of said city, shall be committed to the work-house until such fine and cost be fully paid. Every person committed to the work-house, he exceeding the hours each day, and for such work and labor the person so employed shall be required to work for the city at such labor as his health and attempts will permit within or without said work-house, not exceeding ten hours each day, and for such work and labor the person so employed shall be allowed, exclusive of board, a credit upon such fine and cost of not less than fifty cents per day until the whole is discharged, when they shall be released; Provided, that no person shall be compelled to work longer than ninety days for any offense.

SEC 9 Re it further enacted, That it shall be the duty of the Mayor to parefully examine all bills passed before affixing his signature, and should any such not meet his approval, he shall, at the pext regular meeting of the Board, return the same with his objections in writing, and no laws so vetoed shall go into effect unless the same be again passed by a majority of the entire Board. No bill shall become a law unless the same shall have been signed by the Mayor, or unless he fail to vetoe the same by a majority of the entire Board. No bill shall become a law unless the same shall have power to distinct the same by a possed three several readings by a majority of th

be held on the third Tuesday in November 1891, and the new administration shall be sworn in on Friday following the election. The voters shall vote by ballot at such general election, and any person entitled to vote for members of the General Assembly under the laws of Tennessee, and who shall have been a resident of the city for six months preceeding the election, shall be entitled to vote and have his vote counted in said election. Non-residents, having a taxable freeholder in said town, and being a qualified voter of the State, shall also be

SEC. 11. Be it further enacted. That the judges and clerks and officers of such election shall be appointed by the Board of Aldermen, and shall take an oath to faithfully and fairly discharge their duties. They shall open the polls, conduct the election, and close the same, and count out the vote in such manner as is provided by the election laws of the State. And they shall certify the result thereof to the Mayor, authenticated by the judge and clerks. The ballots shall be received and the voter's name entered and numbered on the poll list, and the officer shall write a number on the back of the ballot to compare with the number of the voter's name on the poll list and the ballot deposited, and after the ballots are counted out they shall be preserved, replaced in the ballot-box, and the same locked, and the box and key delivered to the Secretary of the Board, who shall hold the same subject alone to the inspection of the Board of Aldermen, or count in case of contest. And in the event of no contest he shall destroy same when the Board shall order at any time after thirty days. Upon the returns being certified to the Mayor, he shall present the same to the outgoing administration at the next meeting, which shall be Friday after the general election, when the same shall be publicly canvassed and the result declared, and install the new Board.

SEC. 12. Be it further enacted, That no member of the Board of Mayor and Aldermen shall be eligible to the office of Supervisor, or any office or place of employment in the service of the city, during the time for which he was elected, nor shall they be directly or indirectly interested in any contract whatever in which the town is concerned, and a violation of this section is hereby declared a misdemeanor, and shall subject the offender to

SEC. 13 Be it further enacted, That at the first meeting of the Board, after the passage of this Act, they shall elect, from the resident citizens, three competent freeholders, each of whom shall have been a resident of said city two years next preceding his election, who shall compose and be known as the Board of Supervisors of said city. At the first election to membership to said Board there shall be elected one to serve two years, one to serve four years, and one to serve six years. And, thereafter, the Board of Mayor and Aldermen, by a majority of the entire Board, shall biennially elect one qualified citizen to fill the vacancy occasioned by the expiration of term, who shall serve six years. In case a vacancy should occur in the Board of Supervisors by death, resignation, or otherwise, leaving an unexpired term, the Board of Mayor and Aldermen shall fill the vacancy by election for such unexpired term. The Board of Supervisors shall devote their time and attention to the dutics of their office, and shall not engage actively in any other business that will interfere with their duties.

SEC. 14. Be it further enacted, That any member of the Board of Supervisors may be removed from office for incompetency, inefficiency, or neglect of duty, drunkenness, or other miscondut, by a vote of a majority of the Board of Aldermen.

SEC. 15. Be it further enacted, That said Supervisors, when elected, before entering upon the discharge of SEC. 15. Be it further enacted, That said Supervisors, when elected, before entering upon the discharge

(Contidued to Jourth page.)

An Awful Sore Limb.

CUTICURA REMEDIES.

For three years I was almost crippled with an awful sore leg from my knee down to my ankle; the skin was entirely gone, and the flesh was one mass of disease. Some physicians pronounced it incurable. It had diminished about one third the size of the other, and I was in a hopeless condition. After trying all kinds of remedies and spending hundreds of dollars, from which I got no relief whatever, I was persuaded to try your Cuticura Remedies, and the result was as follows: After three days I noticed a decided change for the better, and at the end of two months I was completely cured. My flesh was purified, and the bone (which had been exposed for over a year) got sound. The flesh began to grow, and to-day, and for nearly two years, my leg is as well as ever it was, sound in every respect, and not a sign of disease to be seen.

REV. S. G. AHEEN, Dubois, Dodge Co., Ga.

BAD ECZEMA CURED.

The Cutleura Remedies wrought a wonderful cure on me. I was troubled greatly with a severe case of eczema, and after receiving little or no benefit from the treatment of some of the leading specialists here, I procured a set of them and before they were all used the disease had left me. I recommend the Cutleura Remedies as the best and surest cure for all diseases of the skin.

W. Network Charles and Concord Very Republication of the Cutleura Remedies as the best and surest cure for all diseases of the skin.

V. NELSON CHAMBERLAYNE, Concord, V. CUTICURA RESOLVENT

HOW MY BACK ACHES! Back Ache, Kidney Pains, and Weakness, Soreness, Lameness, Strains, and Pain relieved in one minute by the Cutiours Anti-Pain The first and only instantaneous lifer plaster.

Borrowit—That's rather a swell board-ng house you are stopping at, Gazzle-Gazzleton—Why, yes. I tried a cheaper one, but I couldn't afford it. I fell away so that I had to buy a new suit in six weeks.—Harper's Bazarr.

Dr. Hale's Household Ointment
Is the finest remedy in the world.
It absolutely cures Cattarrh. It
cures Neuralgia and Rheumatism. Cures Piles like magic. Cures Salt Rheum in the most soothing manner. Cures Inflamed and Granulated Eyelids. Cures Coughs and Colds. Can be taken internally. Cuts, bruises, burns, chilblains, sores of long standing, corns and bunions are cured quickly; different from all else; superior to all else; it has no equal; 25 and 50c boxes; large size cheapest. 25 and 50c boxes; large size cheapest. Sold at Rains & Son drug store. oct 24 1y

Mrs. Riverside Rives (at the auction coms)—What a lovely collection of an-Mrs. Calumet—Yes; but what a pity it is that one has to buy tnem all second hand!—Puck.

Bucklen's Arnica Salve.

The best salve in the world for Cuts, Bruises, Sores, Ulcers, Salt Rheum. Fever Sores, Tetter Chapped Hands, Chilblains, Corns, and all Skin Eruptions, and positively cures Piles, or no pay required. It is guaranteed to give, perfect satisfaction, or money refunded. Price 25 cents per box. For sale by W. P. WOLDRIDGE & CO. mar16-ly.

"How to Cure All Skin Diseases."
Simply apply "Swayne's Ointment
No internal medicine required. Cures
tetter, eczema, itch, all eruptions on
the face, hands, nose, &c., leaving the
skin clear, white and healthy. Its
great healing and curative powers are
possessed by no other remedy. Ask
your druggist for Swayne's Ointment.
apr1-91.

Customer—Not long ago I came in here and bought a porous plaster to help me get rid of the lumbago. Clerk—Yes, sir. What can I do for Customer—I want something to help ne get rid of the porous plaster.—Life.

Piles! Piles! Itching Piles!! SYMPTOM:-Moisture; intense itching and stinging; most at night; worse by cratching. If allowed to continue tunors form, which often bleed and ulcerate, becoming very sore. Swayne's Ointment stops the itching and bleeding, heals ulceration, and in most cases removes the tumors. At druggists, or by mail, for 50 cents. Dr. Swayne & Son, Philadelphia.

West Shore: Cumso-I think it must e true that woman exerts a refining in luence on man. Mrs. Cumso—Of course it is. Cumso—Now, there's Jaysmith. His wife's scolding has driven him to drink, and he's been fined and refined for dis-orderly conduct.

We claim some things for Cheatham's Chill Tonic, but not everything. It will not cure softening of the brain or ngrowing nails, but it will cure chills I cold chills. Guaranteed. For sale by —I druggists. jan9-1m.

Home-Seeker (looking at highly decorated flat)—These apartments are certainly elegant, but the windows are two low. Children would fall out of them and get killed.

Janitor—Yes'm.

Home-Seeker—Do you think the landlord would object to having bars across?

Janitor—Yes'm.

English Spavin Liniment
Removes all hard, soft, or calloused
lumps and blemishes from horses.
Save \$50 by use of one bottle. Warranted. Sold by Rains & Son. ap4-ly Teacher—Where was Moses when the light went out?

Bright Boy—He was hugging my sister in the parlor.—New York Herald.

One Dellar Weekly
Buys a good Gold Watch by our
Club System. Our 14 Karat patent
stiffened gold cases are warranted for
20 years. Waltham or Elgin movement, reliable and well known. Stem wind set, hunting or open face, Lady's or Gent's size. Equal to any \$75 Watch. We sell one of these Watches for \$28 cash, and send to any address by registered mail, or by Express C. O. D., with privilege of examination. Our Agent at Durham, N. C.,

our Agent at writes:
"Our jewelers have confessed they don't know how you can furnish such work for the money."
One good Agent wanted in each place. Write for particulars.

EMPIRE WATCHICO.,
48 & 50 Maiden Lane,
New York.

"Let me give you a weigh." remarked young Dolley as he mentioned Miss Amy, to step on the scales?
"My farther is the only person who can do that," replied Amy, archly.—
From Munsey's Weekly.





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Firm is

But our business principles will continue the same. In the future, as in the past, we will handle nothing but

And undersell all would-be competitors.

OUR FLAG STILL WAVES,

And will continue to flutter until every citizen of Maury County comes under its protection and buys his

Of us. Our firm has been reinforced with additional capital and in the future we will endeavor to make

PRICES

Even closer than heretofore. Everything will be marked in

PLAIN FIGURES

And that will be the price to all-no favoritism shown. No deception practiced. We solicit your patronage.

Mayes, Walker & Frierson.